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REMARKS

Claims 1-6 are pending in this application. Claim 1 is the

only independent claim.

Reconsideration in view of the following remarks is

respectfully solicited.

The Claims Define Patentable Subject Matter

The Office Action makes the following rejections:

(1) Claims 1-5 are rejected under 35 U.S.C. §103(a) as being

unpatentable over European Patent No. EP 0 949 571 A2 by Bickmore

(hereafter "Bickmore") in view of International Publication No. WO

00/39666 by Carlino et al. (hereafter "Carlino"); and

(2) Claim 6 is rejected under 35 U.S.C. §103(a) as being

unpatentable over Bickmore in view of Carlino and further in view

of Nokia 5110 telephone User's Guide.

The rejections are respectfully traversed.

Applicant respectfully submits that neither Bickmore nor

Carlino, taken singularly or in combination (assuming these

teachings may be combined, which Applicant does not admit) teach or

suggest the claimed invention as presented herein. Furthermore,

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Nokia fails to make up for the deficiencies found in both Bickmore

and Carlino.

For example, in contrast with the present invention, Applicant

respectfully submits that Bickmore merely discloses a system and

method that re-authors a document originally designed to be

displayed on a desktop computer screen for display on a smaller

display screen. The Examiner alleges that Bickmore discloses a

link extraction section for extracting the plurality of units of

link information from the hypertext document. (see Office Action,

page 3, 1st paragraph). Specifically, the Examiner directs our

attention to Bickmore's page 7, paragraph 53 and page 16,

paragraphs 131-133.

However, Applicant respectfully submits that a close review of

these particular sections of Bickmore merely reveals that Bickmore

is referring to the removal of images from documents if screen

space is too limited or if the client device cannot display the

images. Under such circumstances in Bickmore, the images are

removed from the documents and the removed images are used as

anchors for hypertext links via a client-side image map. In

Bickmore, a transform extracts the hypertext links from the images

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and formats them into a text list of link anchors. In other words,

Bickmore's transformation merely preserves links attached to images

for navigation when removing the images from the documents. (See

Bickmore, paragraph [0053]).

In contrast with the present invention, Bickmore fails to be

concerned with extracting a plurality of units of links from the

document so as to make it easier to find a desired target link.

Bickmore merely extracts links from removed images so that the HTML

document is not rendered non-navigable. Furthermore, it appears

that Bickmore fails to extract all links within the document, but

instead only extracts the links from the removed images.

In addition, the Examiner alleges that Bickmore discloses a

display section for displaying a list of the prescribed number of

units of links information included in a specified group of a

plurality of groups. (See Office Action, page 3, 2nd paragraph). The

Examiner directs our attention to Bickmore's page 7, paragraph

[0053], page 9, paragraph [0071] and Figs. 1-3.

However, a close review of these particular sections of

Bickmore reveals that Bickmore fails to display a list of the

prescribed number of units of link information included in a

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specific group, because Bickmore fails to provide a plurality of

groups of links. Bickmore merely takes an original document and

converts it into a list of sections. As such, Bickmore's list in

Fig. 1 is a list of sections found in the document, not a list of

link information extracted from the document. Then, each section

header in Bickmore's document is converted into a hypertext link to

the original text block. (See Bickmore, paragraphs [0044-0045], and

Fig. 1).

In other words, Bickmore takes the different sections in the

document and puts them into a list, then the section headers are

converted to hypertext links to the original document. As such, in

Bickmore, when the hypertext link for any section is selected, the

original text block containing that section is retrieved. However,

Bickmore fails to take link information extracted from the document

and place them into a plurality of groups containing a specified

number of links and display a specific group, as set forth in claim

I. Instead, Bickmore takes text information and converts it into

link information.

Furthermore, Bickmore fails to assign a code to each of the

prescribed number of units of link information included in the

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specific group. For example, in the present invention, the list is

displayed in nine lines, each line including one of the numerical

icons of "1" through "9". (See Fig. 4 in the present application).

Bickmore merely discloses that each of the parse tree nodes are

labeled with a unique identifier. (See Bickmore, paragraph [0067]).

However, Bickmore's labeling with a unique identifier is a software

label not a label/code which is displayed/assigned to a particular

displayed link.

Furthermore, Bickmore fails to provide an input section used

for inputting each code. Bickmore merely discloses parsing the

HTLM document and labeling each of the parse tree nodes with a

unique identifier. (See Bickmore, paragraph [0067]). In other

words, Bickmore's parsing is a computer program which breaks down

the text into recognizable strings of characters. No input device

is disclosed in Bickmore for inputting one of the assigned codes.

Apparently, it appears that the Examiner is inappropriately

broadly interpreting Bickmore's "displaying on the browser" as

reading on the claimed display section. Furthermore, it appears

that the Examiner is also inappropriately relying heavily upon

Bickmore's software manipulations to read upon the claimed

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individual components, i.e., display section, input section.

Applicant disagrees with the Examiner's above interpretation of

Bickmore and submits that software manipulations are not equivalent

to actual components. As noted above, Applicant submits that

Bickmore fails to teach or suggest the claimed sections of the

hypertext display apparatus and fails to be concerned with

organizing the plurality of hypertext links within a document.

In an attempt to make up for the deficiencies found in

Bickmore, the Examiner imports Carlino. The Examiner concedes that

Bickmore fails to disclose classifying the plurality of units of

link information into a plurality of groups so that each group

includes a prescribed number of units of link information. (See

Office Action, page 3, 6th paragraph). However, the Examiner

alleges that Carlino discloses a classification section for

classifying the plurality of units of link information. Applicant

also disagrees with this allegation.

For example, Carlino discloses a system that divides and

converts an original electronic document into multiple textual

elements and non-textual elements. Specifically, Carlino divides

an original electronic document into general categories of document

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elements which were used to create an original electronic document (e.g., text, links, images, tables, etc.). The categories are displayed in a list that allows navigation to the individual

categories.

However, Carlino fails to disclose classifying the link information into a plurality of groups so that each group includes a prescribed number of links. Carlino merely discloses categorizing the electronic document into categories, such as text, links, and tables. Then, Carlino lists each category individually. (see Carlino, Fig. 7). However, Carlino fails to classify the plurality of links, for example, into groups each having the same amount of links. Carlino merely lists the links separately from the text or images. Carlino fails to group the links into a plurality of groups and displaying a specific group. Carlino only shows a single list, not groups of lists.

Furthermore, Bickmore fails to disclose an input section having a button bearing the respective code assigned to each link information, as set forth in claim 3. The Examiner alleges that Figs. 1 and 2 of Bickmore discloses this feature. Applicant also disagrees with this allegation. For example, Bickmore's Figs. 1

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and 2 merely disclose nested tables representing sub-pages.

Absolutely no buttons showing the assigned code is displayed in

Bickmore's Figs. 1 and 2.

As conceded by the Examiner, Bickmore fails to disclose

classifying the links in groups. (See Office Action, page 3, 6th

paragraph). As such, Bickmore cannot disclose taking such groups

and arranging them in a prescribed order of display.

Applicant also submits that the Nokia 5110 User's Guide fails

to make up for the deficiencies found in both Bickmore and Carlino

noted above.

As such, Applicant submits that the claimed invention is

distinguishable from the combination of cited art, Bickmore,

Carlino and Nokia for at least the reasons noted above.

To establish a prima facie case of obviousness, three basic

criteria must be met. First, there must be some suggestion or

motivation, either in the references themselves or in the knowledge

generally available to one of ordinary skill in the art, to modify

the reference or to combine reference teachings. Second, there

must be a reasonable expectation of success. Finally, the prior

art reference (or references when combined) must teach or suggest

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all the claim limitations. The teaching or suggestion to make the

claimed combination and the reasonable expectation of success must

both be found in the prior art and not based on Applicant's

disclosure. In re Vaeck, 947 F.2d 488, 20 USPQ2d 1438 (Fed. Cir.

1991). See MPEP 706.02(j).

Applicant respectfully submits that not only does the

references fail to teach or suggest each and every feature as set

forth in the claimed invention, but that one of ordinary skill in

the art would not have been motivated to combine/modify the

teachings of Bickmore with Carlino and Nokia because there is no

teaching or suggestion in any of the references regarding how or

why one would modify such systems to arrive at the claimed

invention.

Applicant respectfully submits that independent claim 1 is

allowable over the cited art for at least the reasons noted above.

As for each of the dependent claims not particularly discussed

above, these claims are also allowable for at least the reasons set

forth above regarding their corresponding independent claims,

and/or for the further features claimed therein.

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Accordingly, withdrawal of the rejection of claims 1-6 under 35 U.S.C. §103(a) is respectfully requested.

Conclusion

In view of the foregoing, Applicant respectfully submits that the application is in condition for allowance. Favorable reconsideration and prompt allowance are earnestly solicited.

Should the Examiner believe that anything further would be desirable to place this application in better condition for allowance, the Examiner is invited to contact Carolyn T. Baumgardner (Reg. No. 41,345) at (703) 205-8000 to schedule a Personal Interview.

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If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment from or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. §1.16 or under 37 C.F.R. §1.17; particularly, the extension of time fees.

Respectfully submitted,

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